

## **Remarks**

The present response is filed with a Request for Continued Examination (RCE), and is to the Office Action mailed the above-referenced case on June 28, 2004, made Final.

The Examiner has maintained the rejection of claims 1-10 under 35 U.S.C. 103(a) as being unpatentable over Joachims and Lieberman of record. In response, applicant herein amends the claims to more particularly point out and distinctly claim the subject matter of applicant's invention regarded as patentable, and to distinguish unarguably over the prior art presented. Applicant points out and argues the key limitations of applicant's claims as amended, which the Examiner still appears to misunderstand in his rejections and statements.

Applicant respectfully states that there is a specific limitation in applicants claim 1 to gathering information specifically from sites associated with the captured URLs, and this information is information in the site.

Applicant's claim 7 is the method claim for practicing network-based management and data summarization of user-selected URLs, in accordance with applicant's claim 1, and is accordingly amended similarly to claim 1.

In the Response to Arguments section of the instant Office Action, the Examiner has noted that Joachims teaches customizations and addition of data (i.e. links) related to a Web page, adding that Lieberman teaches displaying suggested page content while a user browses the Internet. Applicant argues, however, that although the combined art does teach customizing a Web page by adding suggested URLs ("projects" in

Joachims), and presenting Web page content to the user browsing the Internet (Letizia search candidates and recommendations in Lieberman), there still is no teaching or suggestion in the combined art for navigating to and gathering specific content data from the Web pages, and summarizing said Web page content data to the user, wherein the content data is gathered and summarized from the Web pages accessed by the data-gathering utility.

The Examiner in this case has much too broadly interpreted the references for rejecting applicant's claims, and the combined art simply does not produce applicant's invention, as embodied in the claims as amended herein.

Applicant respectfully points out the Examiner that the fact that Joachims customizes a page by adding a URL ("projects") cannot be construed as summarizing content data from Web pages, as contended by the Examiner. A URL is not a summarization of Web page content data; rather, it is simply a means by which the user, by clicking on a URL, can navigate to the Web site. Joachims summarizes URLs, not content data from Web pages, and applicant's invention does not teach or claim summarizing URLs. Joachims simply presents a list of suggested URLs for the browsing user to follow, which has nothing whatsoever to do with navigating to and gathering specific Web page content data, and summarizing said data for the user.

The reference of Lieberman teaches displaying suggested Web pages while a user browses the Internet, but clearly provides no teaching or suggestion of accessing Web sites and gathering specific content data from the Web sites, and summarizing said data for the browsing user. The "Letizia" interface agent of Lieberman records in the URLs chosen by the user and reads the pages to compile a profile of the user's interests. There is no gathering or "parsing" of any specific Web page content, as taught in

applicant's invention. Based on a user's browsing activity, the Letizia application retrieves Web pages, which are the entire Web pages, not specific content data from the Web pages as in applicant's invention, and presents the Web pages to the user in one or more windows which continuously displays, for short intervals, the Web pages it thinks might be of interest to the user.

The combined art presented by the Examiner fails to produce applicant's system, as embodied in the claims as amended, comprising a navigation and data-gathering utility for navigating to and gathering information from (not about) the Web sites associated with the URLs captured by the browsing user, and presenting to the user a summarization of said specific Web page content data. The combined art is only capable of capturing the URLs and presenting a summarization of suggested associated URLs, or presenting suggested Web pages in their entirety to be user based on the user's browsing activity.

In addition to the above the applicant has added two new independent claims further limiting claims 1 and 7 for the examiner's review. These new claims add the feature of collecting user names and passwords entered on the client's side along with URLs, transmitting these to the server side, and using the names and passwords with the captured URLs to log in for the user to sites that require log-in.

In view of applicant's above amendments and additions to the claims and arguments presented, and the Examiner's apparently over-broad interpretation of the teachings of the combined art, applicant's independent claims 1, 7, 11 and 12 are clearly and unarguably patentable over the prior art presented, either singly or in combination. Depending claims 2-6 and 8-

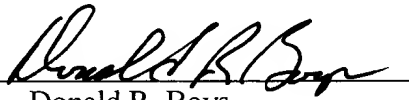
10 are then patentable on their own merits, or at least as depended from a patentable claim.

As all of the claims standing for examination have been shown to be patentable as amended over the art of record, applicant respectfully requests reconsideration, and that the present case be passed quickly to issue. If there are any time extensions needed beyond any extension specifically requested with this amendment, such extension of time is hereby requested.

If there are any fees due beyond any fees paid with this amendment, authorization is given to deduct such fees from deposit account 50-0534.

Respectfully Submitted,

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